1 2 3 4 5 6 7		OF NEVADA
8 9 10 11 12 13 14 15 16 17 18 19 20 21	LHF PRODUCTIONS, INC., a Nevada Corporation,  Plaintiff, vs.  MARIA GONZALEZ, an individual; BRIAN KABALA, an individual; JOHN KOEHLY, an individual; DANIEL O'CONNELL, an individual; DONALD PLAIN, an individual; ANTE SODA, an individual; MATTHEW STEWART, an individual; and JOHN AND JANE DOES.  Defendants  BRIAN KABALA, an individual;  Counter-Plaintiff, vs.  LHF PRODUCTIONS, INC., a Nevada Corporation,	Case No.: 2:16-cv-02028-JAD-NJK  STIPULATION AND ORDER TO EXTEND TIME TO FILE RESPONSE IN OPPOSITION OF BILLS OF COSTS AND IN OPPOSITION OF MOTION FOR AWARD OF COSTS AND ATTORNEY FEES UNDER 17 U.S.C. § 505  (First Request)  ECF No. 188
22 23	Counter-Defendant,  Pursuant to Local Rule IA 6-1(a) and Fe	ed.R.Civ.P. 6(b)(1)(A), Counter-Defendant, LHF
24	PRODUCTIONS, INC. (hereafter referred to as "Counter-Defendant" or "LHF"), and Counter-	
25	Plaintiff BRIAN KABALA ("Counter-Plaintiff" or "Kabala"), by and through their undersigned	
26	counsel, stipulate to a three-day extension for LHF to file its Response ("Response") to Kabala's	

Bills of Costs (ECF 183 and ECF 185) and Kabala's Motion for Award of Costs and Attorney

Fees Under 17 U.S.C. § 505 (ECF 184), all of which were filed on September 7, 2018, from

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1	September 21, 2018, to September 24, 2018, with the replies stipulated to become due on October	
2	9, 2018. This is the first request for such an extension.	
3	LR IA 6-1 provides that stipulations to extend may be granted upon a showing of good	
4	cause when brought prior to the expiration of the relevant deadline. LR IA 6-1(a). LHF requested	
5	this brief extension for LHF's undersigned counsel to complete and file an opposition in an	
6	unrelated matter due the same day and to provide Kabala a concomitant period to file his replies.	
7	There is good cause to briefly extend deadline under such circumstances where Kabala will not	
8	be prejudiced by the 3-day extension to file the Oppositions to ECF Nos. 183, 184, and 185 from	
9	September 21, 2018, to September 24, 2018, and to set the reply deadlines for October 9, 2018.	
10	DATED this 21 <sup>th</sup> day of September 2018.	
11	By: /S/ F. Christopher Austin By: /S/ Lisa L. Clay	
12	F. Christopher Austin, Esq. caustin@weidemiller.com  Jonathan D. Blum, Esq. jblum@klnevada.com	
13	WEIDE & MILLER, LTD. 10655 Park Run Drive, Suite 100  KOLESAR & LEATHAM 400 South Rampart Blvd, Suite 400	
14	Las Vegas, NV 89144  Las Vegas, NV 89145  Las Vegas, NV 89145	
15	Attorney for Counter-Defendant LHF Lisa L. Clay, Esq. (Pro Hac Vice) Productions, Inc. lclayaal@gmail.com	
16	345 North Canal Street Suite C202 Chicago, IL 60606-1333	
17	Attorney for Counter-Plaintiff Brian Kabala	
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19	ORDER  IT IS SO ORDERED	
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23	Ha Birti Hall Harris A B	
24	U.S. District Judge Jennifer A. Dorsey Dated: September 25, 2018	
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